

STATINTL
[redacted]

19 March 1952

STATINTL

Lt Tomlinson

STATINTL [redacted] retired status of

1. [redacted] is scheduled to be placed on the Navy Retired List on 1 September 1952 with an effective date of approximately 12 August 1952, as an enlisted man. Simultaneous with his retirement, he will be advanced on the retired list to Chief Warrant Officer, USN (Retired). His retirement is in accordance with the Naval Reserve Act, P.L. 732, 75th Congress, as amended, and his advancement to officer status on the retired list is in accordance with Section 10, P.L. 305, 79th Congress.

STATINTL

2. Pursuant to P.L. 709, 80th Congress, [redacted] may request (within 90 days of advancement to officer status, or prior to 1 December 1952 in his case) to be restored to his former enlisted status. On 1 September 1952, the date he is placed on the retired list, the Navy Department will mail (to his current address as on file with the Navy) to him a set of papers, a sample form is attached, which he must execute prior to 1 December 1952 if he desires to be restored to his enlisted status on the retired list. (The forms could be executed in advance omitting the date.)

STATINTL

3. [redacted] will have to decide the matter for himself. It is essential that he be acquainted with all the details concerning his retirement, including the difference in retired pay between his enlisted status and officer status, a sum of approximately twenty-five dollars per month for life. If it is at all feasible, it is strongly recommended that he be given the opportunity to visit Washington, D. C., so that he might obtain all essential information at first hand concerning his retirement.

NAVY HAS NO OBJECTION TO
DECLASSIFICATION AND RELEASE.

L. L. TOMLINSON
Lieutenant, USN

STATINTL

FORWARDED: [redacted] Legal Office

19 March 1952

In view of the information noted above, it is our understanding that the following options can be offered to [redacted]

STATINTL

STATINTL

1. [redacted] may exercise the option of retiring as an enlisted man and remaining in the employment of this Agency in which case he will draw both his enlisted retirement pay and his CIA salary.

STATINTL

2. In the event [redacted] prefers to accept retirement on commissioned status from the Navy it is probable, in pursuance of Public Law 53, it will be necessary for him to terminate his employment with the Agency since current CIA procedure does not permit the employment of retired commissioned officers.

STATINTL
[redacted]